ESTTA Tracking number:

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Filing date:

10/30/2017

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92066743	
Party	Plaintiff Taylored Brands LLC	
Correspondence Address	MELISSA S RIZZO ADAMS AND REESE LLP 101 E KENNEDY BLVD SUITE 4000 TAMPA, FL 33602 UNITED STATES Email: melissa.rizzo@arlaw.com, trademarks@arlaw.com, madeline.algarin@arlaw.com	
Submission	Stipulated/Consent Motion to Extend	
Filer's Name	Melissa S. Rizzo	
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Signature	/ Melissa S. Rizzo /	
Date	10/30/2017	
Attachments	JACKED Stipulated Request for Suspension.pdf(9724 bytes)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Date of Registration: 12/10/2013 For the mark: JACKED	,	
TAYLORED BRANDS LLC,)	
Petitioner,)	
v.)	Cancellation No. 92066743
REABOLD HOLDINGS LTD.,)	
Respondent.)	
)	

In the matter of: Trademark Registration No. 4.448,220

STIPULATED REQUEST FOR SUSPENSION OF PROCEEDINGS

Petitioner, Taylored Brands LLC ("Petitioner") and Respondent, Reabold Holdings Ltd. ("Respondent") (collectively, the "Parties") hereby stipulate to a suspension of the proceedings pursuant to 37 C.F.R. § 2.117(c).

The Parties have reached a contingent settlement. The settlement is contingent upon the Board's acceptance of Respondent's Consent Motion to Amend its Registration, and the USPTO Examining Attorney's acceptance of a Consent Agreement entered into between Petitioner and Respondent relating to Petitioner's U.S. Trademark Application No. 87/134,892 ("Petitioner's Application"). Petitioner will submit the Consent Agreement in response to a pending Office Action issued by the USPTO. The Parties respectfully submit that this constitutes good cause for suspending the proceedings. *See The Tamarkin Co. v. Seaway Food Town, Inc.*, 34 USPQ2d 1587, 1592 (TTAB 1995) (suspending proceedings pending consideration of consent agreement by examining attorney).

If the Board grants Respondent's Consent Motion to Amend its Registration, and the USPTO Examining Attorney accepts the Consent Agreement and withdraws the refusal of Petitioner's Application, Petitioner will dismiss this Cancellation Proceeding without prejudice. Thus, the Parties stipulate to suspension of the proceedings. TBMP § 510.03(a). Alternatively, the Parties request that the Board suspend the proceedings for six months. *Id*.

Date: October 30, 2017 Respectfully submitted,

/ Melissa S. Rizzo /

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Attorneys for Respondent

CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of October, 2017, a true and correct copy of the foregoing Stipulated Request for Suspension of Proceedings has been served on Respondent via e-mail on its attorney of record:

Kurosh Nasseri Babatunde Williams Law Offices of Kurosh Nasseri PLLC 3207A M Street NW, 3rd Floor Washington, D.C. 20007 babatunde@kurosh.net mail@kurosh.net

> / Melissa S. Rizzo / Melissa S. Rizzo